

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	PLICANT		ATTORNEY DOCKET NO.	
06/932+470	11/18/86	КАН		С	CLCK-86		
FJACK N. MC CARTHY		7		EXAMINER			
655 BIMIŅI RD.			Į	BURKHA	RT+P		
SATELLITÉ E	EACH, FL 32	2937		ART L	NIT	PAPER NUMBER	
				31	4	12	

COMMISSIONER OF PATENTS AND TRADEMARKS

06/29/88

ADVISORY ACTION

_	J is extended to run from the date of the Final Rejection
	continues to run from the dete of the Finel Rejection
۶	expires three months from the data of the finel rejection or es of the melling dete of this Advisory Action, whichever is leter. In no event however, will the statutory period for response expire lefer than elx months from the dete of the finel rejection.
	Any extension of fime must be obtained by filling a petition under 37 CFR 1.136(e), the proposed response and the appropriata fee. The date on which the response, the petition, and the fee have been filled is the date of the response and also the date tor tha purposes of datermining the period of extension and the corresponding amount of the fee. Any extension fee pursuent to 37 CFR 1.17 will be calculated from the date that the shortened statutory period for response expires as set forth above.
□ A ₁	ppellent's Brief is due in accordence with 37 CFR 1.192(a).
	pplicant's response to the final rejection, filed, has been considered with the following affect, but it is not deemed to lace the application in condition for ellowance:
1. 🗆	The proposed amendments to the cielm and/or specification will not be entered end the final rejection stends because:
	a. There is no convincing showing under 37 CFR 1.118(b) why the proposed emendment is necessary and was not earlier presented.
	b. They raise new Issues that would require further consideration end/or search. (See Note).
	c. They reise the issue of new metter. (See Note).
	d. Thay are not deemed to place the application in better form for appeal by materially reducing or simplifying tha issues for appeal.
	e. They present additional cleims without cencelling a corresponding number of finelly rejected cleims.
	NOTE:
2. 3.	application would be as follows:
	Allowed cleims:
	Cislms rejected:
	However; e. The rajection of cleims on references is deemed to be overcome by applicant's response.
	b. The rejection of claims on non-reference grounds only is deemed to be overcome by applicant's response.
4. 🗆	The effidavit, exhibit or request for reconsideration has been considered but does not overcome the rejection.
5. 🗆	The affidavit or exhibit will not be considered because applicant has not shown good and sufficient reasons why it was not earlier presented.
Пт	The proposed drawing correction has has not been approved by the examiner.
	DING. IN VIEW OF PAPER NO. 10 FILED MAY 31, 1988 THE INITIAL MEMORANA
	HAS BEEN PREPARED AS PER SECTION 2309.02 OF THE MPEP. HOW
	December 1 December 1 Per 1 CT
•	DEFICE ACTION, AND AS AN INTERFERENCE HAS NOT YET BEEN
3	DELLARED, PROCEEDINGS ARE NOT SUSPENDED IN THE INSTAN
t	AS PAPER No. 10 DOES NOT CONSTITUTE & RESPONSE TO THE LAST OFFICE ACTION, AND AS AN INTERFERENCE HAS NOT YET BEEN DELARD, PROCEEDINGS ARE NOT SUSPENDED IN THE INITAN' APPLICATION. SEE MPEP 2307.01 AND 2311. And Koohn how
	ANDRES KASHETTOW

SUPERMISORY PAGE _IMER

THE PERIOD FOR RESPONSE: